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TO:

FIRM: U.S. Patent and Trademark Office J.W. Ricigliano, Examiner - Group Art Unit: 1627 NAME: MATTER: U.S. Application Serial No. 08/873,601 Applicant: NOLAN, ct al. For: COMBINATORIAL ENZYMATIC COMPLEXES OUR FILE: A-63915/DJB/RMS/BTC FACSIMILE NO: (703) 308-4426 FROM:

NAME: Judy Wilson for Brian T. Clarke, Reg. No. 45,552

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DATE SENT: November 2, 2000

MESSAGE:

Attached plcase find the Supplemental Amendment Under 37 C.F.R. § 115 for Serial No. 08/873.601.

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PATENT Attorney Dockel No.: A-63915/DIB/RMS/BTC

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:	Nolan et al.	Examiner:	J.W. Ricigliano, Ph.D.
		Group Art Unit:	1618
Scrial No.	08/873,601	CERTIFICATE OF FACSIMILE TRANSMISSION I hereby certify that this correspondence, including listed enclosures, is being facsimile transmitted to the Patent and Trademark Office Fax Number 703/308-4426 on:	
Filed.	June 12, 1997		
		Date: November 2, 2000	
For:	Combinatorial Enzymatic Complexes	Signed: Judy Wilson	y Set

SUPPLEMENTAL AMENDMENT UNDER 37 C.F.R. § 115

Assistant Commissioner for Patents Washington, DC 20231

Sir:

Applicants and their representative thank the Examiner for the brief phone interview on October 30, 2000. During the interview the second restriction requirement and Applicants' response thereto were discussed. The Applicants had argued that the restriction requirement was not appropriate because the search required for the claims as amended was co-extensive with the search required to examine the originally elected group of claims. In the alternative the Applicants filed and elected new Claim 43, which is identical to originally filed and elected Claim 1. The Examiner disagreed, indicated he is maintaining the restriction and will examine only the newly added Claim 43. The Examiner provided an opportunity to submit additional claims for examination provided the newly added claims are directed to the originally elected subjected matter, *i.e.*, cells (as distinguished from "a library of cells").

Applicants appreciate and accept this opportunity. Applicants have carefully considered the Office Action mailed August 6, 1999 and the Examiner's comments during the above-referenced phone interview. Reconsideration of the claims in light of the amendments and remarks that follow is kindly solicited. Applicants note that the following remarks are substantially the same remarks accompanying the Amendment filed February 7, 1999 (believed to be Paper No. 17 or 18), but have been modified to account for the amendments made by the present amendment. Applicants submit the accompanying remarks Serial No.: 08/873,601 Filed: June 12,1997

to ensure that a complete response to the Office Action mailed August 6, 1999 is before the Examiner.

No fees are believed due in connection with the filing of the present Supplemental Amendment. However, if the Commissioner should determine a fee is due or an overpayment has been made, he is authorized to charge any additional fees (including extension fees or other relief which may be required) or credit any overpayment to Deposit Account No. 06-1300 (Our Order No. A-63915/DJB/RMS/BTC). A copy of this page is enclosed for accounting purposes.